WANTED-A SITUATION-A MAN W who is a Bincksmith desires a permanent situa-tion as Foreian in a Bleckmith Phys for a Manu-lacturing or k. R. Co. B a had experience in managin, business. On give good reference. Address No. 3 bewenth Avenue, Flutborgh, Ph. mb24*

CIGAR MAKERS & PACKERS WANT ED. e want imediately 200 Cigar Makers and 20 Packers. Steady employment assured. Address,

KROHN, FEIST& CO., Or S. LOWENTHAL & CO.

Cincinnati, Ohio.

FOR RENT. FOR RENT.—TWO ROOMS OF FIRST floor and all of the upper stories of the "Old Suffits Brewery." ER-RINE & ALLISON, mh10 Agents for Jos. Fleming.

FOR RENT.—THE WAREHOUSE emplad by Meaurs. C. Kraus & Bro., Possession given April 1st, 1890. [180]

FOR RENT.—THE THREE STORY
Brick Building No. 1101 Morket atreet, at
present occupied by R. M. Stewart. Possession
given April 1st. Apply to
mbil9 8. HORKHEIMER.

FOR RENT-THE FINE DWELLING,

No. 41 Fifteenth street; six roomed House on the Isl Inquire of H. FORBES.

mric FOR RENT.

Two Large Ware Houses on Main street, in th

Main street. Location good. I. IRWIN. FOR RENT. A Two Story Dwelling, containing nine room hall up stairs and down, good cellar, fine yard, from ing on river bank, situate on South From stree Island. Bint cheap to a desirable tenant. Inqui

business part of the city.

One Small Store Boom, with dwelling attached, or

al Store & Thomas'.

FOR RENT-Dwelling House No. 18 Seventh street, taining eight rooms. Possession given APRII

1st. Inquire of J. EBBERT. No. 20 Seventh street

- FOR SALE.

FOR SALE-LIMESTONE QUARRY PAR SALD:—HIMESTONE QUARK)
on the ine of the C. & P. Railrand, near Bridge
port, O., h ving switch to hold seem cars, shute b
foul stone, tools of all kinds, portable blacksmitt
shops, a lot of track from and cars, &c. For furthe
internation call out the undersigned at HPHUB Mo
In Hidlaire, Ohlo, or at the Voneth HPHUB Mo
ILAIN, Belaire, Ohlo, March 22, 1831. mn23

FOR SALE LOW.

Lots Nos. 33, 84 and 35, 60 feet by 100 feet each

W. V. HOGE & BRO., Real Estate Agents, 1200 Market street.

FOR SALE.

The tenement bouses on southeast corner of an active and Alley Six, in the Second Ward, This property is reming for over five hundred dollars per year, said mouthly in advance. Will sell for thirty-five hundred dollars, if cash.

1810 Main street.

MP17

A PLEASANT SOUTH SIDE HOUSE
FOR SALE at AUCTION on March 29th, at the
Court House at 16 a. M.
The two-story brick dwelling, No. 2306 Market
street, near Twenty-third street, in this city, containing seven roums, but room, a large pantry, two
halls and a splendid ccitar, with a yard in front and
rear, extending back to the siley. The house is in
good condition, and must be sold immediately.
mr17

FOR SALE.

The three-story Brick Dwelling and Store-hous combined, formerly occupied by Bachman & Durst situate on the west side of Market sirest, betwee Eleventh and Twelfith streets. This building is rent ed for the country year to a first-class tenant.

jaio H. Z. SHRIVER, 1211 Main St.

FOR SALE-

My farm-354 acres—on Wheeling Creek, two mile from Elin Grove. Three houses, three stables an barns, loe-house, tool house, carriage-house. Th farnished house, with garden and stable, for rent re-W. H. WOODWARD,

CHEAP HOMES FOR SALE. 15 Acres and fine residence near city.
19 Acres, house and orenard, \$359.
25 Acres, 6 bottom land, house and stable, \$96
30 Acres, nicely improved, with coal pro-

A two-story brick dwelling, 6 rooms and wash. A two-story brick in the control of the control of

C. A. SCHAEFER & CO.

1720TTHAS Real Estate and Notarial Business

conveniently and pleasantly attacted on Howard street, Kukwood, Ohlo. It contain 10 rooms and in addition, two pastries, a summer kitchen and a bath room with cold and hot water. It has a large and dry cellar, a seel of sood of the these and a bath room with cold and hot water. It has a large and right and in the calculation is not seen that so with representation of the hard somethy finished within and is in excellent repair. For further particulars with price and terms of pay ment loquire of W. H. Taliman at the office of the Athan Front and Mall Co, Uridgepart, or of A. P. Taliman, at the First National Bank, Bellaire, Ohl. In addition to the above a fine building into an anneat etreet, Kirkwood and Santal Co, Uridgepart of the first connection with the above described property. A large and well arranged two story brick house nventently and pleasantly situated on Howar

LOR SALE-

A one-story brick house, containing four rooms good cellar, Ao. 186 Lighteenth street.

ALCO.

Two two-story brick dweilings, containing five room and wash house each, attented on Market attreet, North Wheelings, Anio, two Irane houses on Market alley one with five rooms, good cellar; the other, throrooms. rooms.

One we-story frame house on Aliey 16, containing the rooms and summer kirchen, 30 feet frunt, 60 feet deep. Also, one half lot, 33 feet frunt, 120 feet astunied in Aliey 2, between Market street and the rice.

This property will be sold cheap and on easy terms
Apply to WM. RANKIN, No. 104 Eight

TRON ORE AND COAL LANDS

FOR SALE OR LEASE Situaced in Preston County, West Virginia, nea Eingwood Tunnel, on the Baltimore & Ohio I. E. The Ore has been fully tested in the Furnace a Frontown, West Va. It works easily in the Furnace and makes a very desirable quality of fron. The ooking qualities of the Coal have also been fully test ed, and are entirely satisfactory. Iron can be mad at a profit on these lands when prices are so lest the

For further information apply to WM 8. RAYNER, 51 Lexington St., Baltimore, Md. Or to C. JESSOP, Austen, Proston Co., W. Va.

DUBLIC SALE OF THE "FAIR UNUINDS" ON WHEELING ISLAND.

"HOUNDS" ON WHEELING ISLAND.

"HOUSE OF THE "FAIR WHEELING ISLAND.

"HOUSE OF THE WAY OF THE STANDARD O

SATURDAY, APRIL 17TH, 1880.

eords.)
Terms of Sale: One-third of the purchase money in hand and the residue on a credit of 6, 12, 18 and 24 months, with therest, for which payments the pur-chaser is to give his noise satisfactorily secured. The title also retained until the purchase money is

MICHAEL BEILLY.
N. J. BOYD.
EARL W. OGLEBAY.
OGO. A. WICKHAM, Aucti-neer.
mri8

THIS PAPER nay to found on P. Bowell & Co.'s Newspaper Advertising Boreau (10 Spruce Street), where advertising contracts may new YORK.

WM. ZINK & SON

UNDERTAKING

Carpets, Oil Cloths,

Window Shades nd Chamber Furniture, which we offer at the COR. TWENTY-SECOND AND MARKET STS. my7

NOW OPEN.

NEWSPRING DRY GOODS,

Geo. E. Stifel & Co's.

We will Remove April 1st to 1114 Main Street, now occupied by John Emshiemer.

mr18 I. BLUM & BRO

Black Silks at . 60c. Black Silks at Black Silks at 80c.

Black Silks at 1 25, Black Silks at 150. Black Silks at 175, Black Silks at 200.

THE ABOVE ARE OFFERED is what every body will say after hers and then come and see them. I. BLUM & BRO.

OFFER Summer Silks at 50c, Summer Silks at 55c. Summer Silks at 60c. Summer Silks at 70c, Nummer Nilks at 80c, Summer Silks at 90c.

We have the largest line of Summer in the State, and mean to sell them as I they can be bought in New York.

I. BLUM & BRO.

OFFER Colored Silks at 75c, Colored Silks at \$1 00, Colored Silks at 125, Colored Damassess at \$200 Colored Striped Silks 1 00.

Our Colored Siris cannot have their equal n this market for the prices offered. Ladles, if you wish to save money get styllsh Silks; get a good selection to select rom. Come to the SILK HOUSE.

We have the Largest Stock and we mean

I, BLUM & BRO.,

1104 Main Street. DENTISTRY,—TO THOSE THAT DE

The Intelligencer:

New Advertisements.

Furniture and Carpets-Zink & Mon head.
Photographs—Plummer's.
Cook Stoves—Nesbitt & Bro.
Spring Goods—J. S. Rhodes & Co.
For Sale.

THERMOMETER RECORD.—The following thows the range of the thermometer, as observed at Schnepf's drug store, Opera House corner yesterday:

1879. A. M. 12 M. 8 P. M. 7 P.M. 7 A.M. 12 M. 8 P. M. 7 P.M. 42 48 49 49 81 31 39 30 52 WEATHER INDICATIONS.

WASHINGTON, March 25.—1 A. M.—For the Lower Lakes, Tennessee and Ohio Valley, clear weather, followed by increas-ing cloudiness, cold or northeast veering to southeast winds, lower barometer.

The Course-Course Course-Judge Boyd.

-This Court met at 10 c'olock yesterday, and disposed of the following business:

The bond of W. M. Dunlap, in \$300, as. notary public, was approved and filed. John S. Cochran security.

A copy of the will of Chauncey Dewey, of Harrison county, O., was admitted to probate and record. Charles P. and Al-

probate and record. Charles P. and Ar-bert Dewey qualified as executors. Bond \$75,000. No security required. Clark and Manion vs. city of Wheeling. In covenant. On trial.

MUNICIPAL COURT-Judge Cram This court met at 10 o'clock yesterday and disposed of the following business; B. & O. R. R. Co. vs. the A. & P. and W. U. Telegraph Companies, Inchancery. Order entered dissolving injunction. George E. Zink vs. Wm. Zink & Son.

Consent order entered in this case dis-

Explosion.—Yesterday afternoon about5:45, while the employes at Sweeney &
Son's foundry and machine shops,
Twenty-seventh and Chapline streets,
were preparing to cast a squeezer upright
shaft, weighing \$5,000 pounds, and the
mould had just been filled, when it exploded, throwing the molten iron in all
directions, and over the persons of several
of the employes and also upon Mayor
Sweeney, burning all more or less severely.
The top of the mould was blown off and
the iron thrown to the roof of the foundry
a distance of thirty feet, setting it on fire,
but this was quickly extinguished without
damage.

Mayor Sweeney was visited at his residence at Fifth and Main streets last night,
by a representative of the Inventionness,
to whom he gave the above particulars.
He himself was severely burned about the
waist and face but not very seriously.
John Lebo, an employe, was severely
burned shout the back. Robt. McCleary,
about the back, head and face very severely. Chas. Murphy, about the back and
breast severely. Several others were also
burned more or less severely.

Mayor Sweeney says he never heard of Expressor - Vesterday afternoon about

breast severely. Several others were also burned more or less severely. Mayor Sweeney says he never heard of an explosion similar to this or under like circumstances. None of the men are thought to be fatally hurt.

TELEGRAPHIC TROUBLES

The Injunction Dissolved and the A. d. asking for an injunction submitted by the notice.

But again it is shown by its affidavits

asking for an injunction submitted by the B. & O., the Judge said:

Are the reasons assigned why the injunction should not be dissolved sufficient?

The party making an application for an injunction is presumed not only to know what his rights are but to be prepared at the time of making the application to support those rights, for the writ is a harsh remedy and should be restored to only in cases where its remedy is invoked to prevent substantial and positive injury, or where this has already occurred, to end it, or in other words where the injury is irreparable.

The general rule is never to continue

irreparable.

The general rule is never to continue a motion for the dissolution of an injunction unless the requirement to do so is urgent. This question of a continuance on a motion to dissolve arose and was decided in the case of Radford's ex'ors vs. Innes' ed in the case of hadlord's ex'ors vs. Innes'
ex'x reported in 1st Hening and Munford, page 7. This was a metion to dissolve an injunction to stay proceedings on
a bond which was given for the purchase
money of a tract of land in Ohio; that in money of a tract of land in Ohio; that in consequence of the interference of surveys made on behalf of other persons prior to that of Innes, it appeared that the estate of Radford the testator of the complainants would lose 173 acres, part of the tract which he had bought. They introduced presumptive evidence of this, which consisted of a plat and certificate of survey, signed by a surveyor in the State of Ohio and found among the papers of William Radford, but which was not duly authenticated.

The cobjection to a continuance was made on the ground that it was inconsistent with the practice of this Court. The reply to this was that the answers had been lately filed, and that until then the complainants were not informed of the points intended to be controverted. The Court says: "The reasons assigned for a continuance are not sufficient to induce the Court to depart from the general rule; and this is, never to continue a motion for the dissolution of an injunction, unless from some very great necessity; because the Court is always open to grant, and, of course, to reinstate an injunction, whenever it shall appear proper to do so, and becauss, too, the plaintiff should always be ready to prove his bill." The injunction was dissolved.

ready to prove his bill." The injunction was dissolved.

Is there the existence of a very great necessity in this case that the motion for a continuance should prevail? Such a necessity, looking now only at the bill and answers, and the affidavit of Mr. Tracy, does not appear, because the answer is to be taken as true, as the allegations of the answer denies all the equities of the bill. The affidavit in general terms states that the allegations of the bill can be substantiated, and the allegations of the answers in those particulars in which they contradict the allegations of the bill can be disproved, &c. This is the same affiant who swore to the bill. But the affiant does not state the names of any parties, nor what the particular facts are that they will swear to. But even if it did, it would appear to us to be a strange prece-

Agency and the particular six which will be a summer to the absolute of the particular facts are that they will sware. In the particular facts are that they will sware to be larger than the conditing has another than the particular facts are that they will sware. The particular facts are that they will sware to be insurant to design the manner the demonstrate of the particular facts are that they will sware to be insurant to design the manner than the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will sware to be insurant to the particular facts are that they will be another than the particular facts are that they will be another than the particular facts are that they will be another than the particular facts are that they will be another than the particular facts are the particular facts are the particular facts are the particular facts are that they will be another than the particular facts are that they will be another than the particular facts are that the particular facts are the particula o southeast winds, lower barometer.

A Fine Lunch is spread Daily at adopts his views as their own, when he the New McLure House Sample Rooms.

PLEASE call and see the "Countess" Pattern Spoons and Forks.

IACOB W. GRUBS, Jaweler.

The Finest Lunch in the city is at the New McLure House Sample Rooms.

Business Hen go to the New McLure House Sample Rooms.

Business Hen go to the New McLure House Sample Rooms.

The Court met at 10 o'clock yesterday, and disposed of the following business:

The bond of W. M. Danlap, in \$300, as prove the answer, whom he can produce the subject of the produce of the bond of W. M. Danlap, in \$300, as prove the answer, whom he can produce the subject of the produce of the produce of the following business:

The bond of W. M. Danlap, in \$300, as prove the answer, whom he can produce the produce of the produce of the following business:

From this we conclude that the com-plainant has a right to file affidavits to support the allegations of the bill, because the first opportunity when he can file affi-davits in support of his bill presents itself only after its allegation has been success-fully denied by the answer, so far then as the abstract right of the plaintiff is con-cerned, under the circumstances in this is concerned, we conclude that he has a right to file affidavits.

the abstract right of the plaintiff is concerned, we conclude that he has a right to file affidavits.

But while this is true, the questions of dissolving or not dissolving the injunctions is to be governed by the merits of the cause and the nature of the controversy. The facts set up in the affidavits should not present a different state of facts from such as are set out in the bill, nor should a new state of facts be set up in them in opposition to those mentioned in the bill. Mr. Tinker shows in his affidavit that the Atlantic and Pacific Telegraph Company erected the wires and poles between Washington, Pa., and Bellaire, Ohio. The bill states that "it owns the telegraph wires, with the necessary poles to support the same, along all of its said lines of milway," &c.

Again it is shown by the notice marked A, signed "John W. Garrett," and dated the affidavit of Mr. Tinker's, and dated

tween independent telegraph companies

The logunation Dissolved and the A. & P. & W. U. Once Mere in Possession.

Judge Cranmer announced Tuesday that he would delive his opinion on the motion to dissolve the injunction granted the B. & O. R. Co. on last Tuesday restraining the W. U. & A. & P. Co's from interfering with certain poles and wires claimed by the former company on Mark testreet, from Twelfith to Fourteenth and down Fourteenth to South street. Accordingly yesterday morning after the court had opened the Judge proceeded to give his opinion in the matter, of which we give the following abstract. After retiring the bill preliminary to the prayer asking for an injunction submitted by the But again it is shown by its affidavits.

Very respectiully, Chas. A. Tinker, Superintendent, &c.

But it may be replied that notice under the agreement set up in the affidavits of the different was unnecessary, and that it was only given through courtesy. We reply the same courtesy should have prompted the party to have been governed by the fact that two of the inmembers proceeded with the investigation committee were members of the members proceeded with the investigation. Mr. Hubbard representing Davis, the collidary that in the court had opened the Judge proceeded to give his opinion in the matter, of which we give the following abstract. After retiring the bill preliminary to the prayer asking for an injunction submitted by the But again it is shown by its affidavits.

But again it is shown by its affidavits. CHAS. A. TINKER, Superintendent, &c.

father than the line of the Baltimore and Ohio Railroad Company was not run along Market street in the city of Wheeling from Fisher's foundry to the McLuce House, nor west on Fourteenth street from Market street, nor on the streets north of House, nor west on Fourteenth street from Market street, nor on the streets north of Fourteenth streets, and therefore that portion of the lines of telegraph running from Fisher's foundry up Market street to the McLure House, thence down Twelfth street to Main, down Main to Fourteenth, down Fourteenth to the depot of the plaintiff is not on the right of way belonging to the plaintiff as a railroad corporation. The affidavits on the part of the defendants show that the line passing along the streets indicated was created and is owned by the Atlantic and Pacific Telegraph, nor is this denied by the bill nor the affidavits of the Plaintiff.

The bill alleges that the complainant is engaged in the business as owner and operators of telegraph wires, of transmitting telegraphic messages for the public for certain fees, paid for the same, &c."

The court will take notice of the charter of the complainant, which is one for railroad purposes alone. Under it plaintiff cannot do a general telegraphic business for fees or compensations, and in doing so it transcends its powers. Hence in this respect it cannot receive the sanction of a Court of Equity. For the reason given, and others which might be given, but which are unnecessary to mention in view of what has been said, the motion to dis-

which are unnecessary to mention in view of what has been said, the motion to dis-

Radford, but which was not duly authenticated.

The answer denied the allegation in the bill and demanded proof of their truth. A motion was made for continuance on the ground that at the next term they could show the allegations to be true, which they had been prevented from doing hitherto.

The 'cobjection to a continuance was made on the ground that it was inconsistent with the practice of this Court. The reply to this was that the answers had been lately filed, and that until then the complainants were not informed of the complainants were not informed of the polus intended to be controverted.

The Court says: "The reasons assigned for a continuance are not sufficient to induce the Court to depart from the general rule; and this is, never to continue a motion for the dissolution of an injunction, unless from some every great necessity; because every for the nursess of the Western. solve will be granted.

Within one minute after the opinion

again, and such other wires as were neces-sary for the purposes of the Western Union and the Atlantic and Pacific Tele-graph companies were replaced. The Union and the Atlantic and Pacific Tele-graph companies were replaced. The latter company, apprehensive that an at-tack would be made upon them, had each pole along the whole line guarded by one or more men, and these guards are still on at this writing. At 2:30 o'clock Mr. Hubbard, of the counsel for the W. U. & A. & P. Co.'s read

counsel for the W. U. & A. & P. Co.'s read a lengthy bill reciting the ownership, &c. of the A. & P. Co. in the property and their apprehensions of an attack by the B. & O. upon if for the purpose of recovery, and asked for an injunction restraining that company from interiring. The injunction was awarded with the usual bond, upon which John Frew, Esq., was security.

The B. & O. company was busily engaged last night in employing men for goard duty, which gave rise to the supposition that someting was intended, and it was also announced that a gang of men had been ordered to this city, but up to this time nothing has been done.

DEBATE.

JUDORS.

Rev. J. B. Sttenger, Umpire.
n. M. W. Acheson, (P. and U.)

Prof. J. M. Birch, (F. and W.)

Rev. G. M. Spargrove, (P. and U.)

Col. R. M. Gibson, (F. and W.) Col. R. M. queen, (r. and w.)
At 12 o'clock last night we received the
following special in announcing the result;
Philo and Union won the essay and
original oration. Franklin and Washington select oration and debate. The Societies now stand as to points: Philo and
Union, 53½; Franklin and Washington 46½.
R. H. B.

mor should a new state of facts be set up the first many more out the min opposition to those mentioned in the bill. Mr. Tinker shows in his affigurable and Union won the essay and riginal oration. Franklin and Washington, Panklin and debate. The Societies room stand as to points: Philo and Union won the essay and riginal oration. Franklin and debate. The Societies room stand as to points: Philo and Union won the seasy and riginal oration. Franklin and debate. The Societies room stand as to points: Philo and Union won the seasy and riginal oration. Franklin and debate. The Societies room stand as to points: Philo and Union won the seasy and riginal oration. Franklin and debate. The Societies room stand as to points: Philo and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the seasy and riginal oration. Franklin and Washington and Union won the season and the best provided and the season was the telegraph wises, with the necessary ploses to support the same, along all of wone with the season of the affidate of the solid provided the season was the season was the season was the season of the solid provided to the same day of March necessary to the season was the season was the season of the season of the wise and poles referred to, dce, and on the same day with the sall of the season of the wise and poles referred to, dce, and on the same day with the sall of the season was the season with the sall of the season was the season w

costs. Was called upon by Billy Ruth-erford, who came to me in citizen's clothes

and asked me whether I had paid Sweeney any money. I told him I had paid Sweeney \$5 and costs. This was not more

than three weeks ago; maybe four weeks

ago. Mr. Hubbard here introduced warrant

fine was taken out of my wages. Coate came and took me out of the Work House

A CONTINUED STORY. Another Night of Investigation-

amounted to \$48 45. Witness then ex-plained that the fines, &c., "brought for-ward" were three, six, nine or twelve months, men who had been discharged on the payment of their fines, which had int been luvused. owing to the fact that two of the investigation committee were members of the Committee on Water Works, four of the members proceeded with the investigation. Mr. Hubbard representing Davis, and Jacob and Good for the accused. Whether it was from the notoriety the press had given the matter or not, a large crowd filled the chamber of the First was from the notoriety the press had given the matter or not, a large crowd filled the chamber of the First was from the notoriety the press had given the matter or not, a large crowd filled the chamber of the First was from the first of the fir eard more profane men

"Does he swear much or little?"
"What do you call much or little?" the witness.
"I am asking you," said Mr. Hubbard.
"Oh, he swears, I know; but how much

Wm. Coates sworn: Paid the fine of Johnny Meighen in July last. Paid it to Chief Sweeney. Think it was \$5 and costs. Was called upon by Billy Ruth-I can't tell."

"Ab, you are triffing with the witness, said Governor Jacobs.

"No, sir, Governor; he is trifling with ne," replied Mr. Hubbard. "The jewelry," resumed the witness No. 56 for July, showing that Meighen was arrested July 12, 1870.

Thomas Meighen sworn: Was arrested last summer and fined \$5 and costs. The

"No, sir, Governor; he is trifling with me," replied Mr. Hubbard.

"The jewelry," resumed the witness, "was in the drawer at the City Building, and every officer who pulled out the drawer would take a ring. The jewelry was wrapped up in an old pair of stockings and a handkerchief, which I burned. There were about two dozen rings and some shirt studs, which Mr. Grubb said were worth about ten cents a peck.

To Gov. Jacobs: Major Sweeney frequently sleeps in a chair; he is unusually watchful and frequently sleeps in a chair in order that he may be very vigilant, and thus attend to his business; witness explained that he did not enter fines in his book until they were collected; Sweeney told me at one time that he would rather pay \$500 than have any mistake in the books; the Meighen payment was the first thing that attracted my attendon to omissions; there was no demand ever made for the jewelry; when property is taken from prisoners I take charge of it and lock. line was taken out of my wages. Coates came and took me out of the Work House. The Major came to me in the last three or four weeks, across the river. He asked me how much my fine was? I told him \$11.50 or \$11.60.

Alex. Wallace called. Miller arrested Thos. Gray first time. He was released and not brought before the court. Gray told me Sweeney would let him go. ("Never mind," said Gov. Jacob.) George Williams was arrested by Maloney April 29. McCully came up that same night and released him. There was no written release. McCully released him. He was not tried. Kuhn was arrested. Ten dollars were put up for him. McCully got this money. A young man from Washington, Pa., was arrested. He was called into court, but instead of that he passed out and escaped. He left a pocket book and in it was a dollar, and a knife. I gave them to the Major, who said he would leave them at the office. A number of boys who loafed around the Opera House were arrested and released. This is customary to frighten them from such action. Don't remember of any other cases of releasing.

To governor Jacob: Davis arrested some of the Opera House laders, Schuele and one or two others put up \$10 for Kuhn. I don't hold any processes. or the jewelry; when property is taken rom prisoners I take charge of it and lock t up in a room kept for that purpose this jewelry was not locked up, as I con-sidered it worthless and did not take card sidered it worthless and did not take care of them; as to the cheese there was about a fourth of it gone when we got it; Rutherford or St. Myers proposed that we cut it to keep it from spoiling, and I did, dividing it; we have made constant efforts to restore stoled property; notice was given to the reporters several times of thefts and the recovery of goods.

Van Buren Hall, sworn: I have seen Sweeney under the influence of liquor. He was standing in front of my office. It was either this or last summer. I rather think it was last summer. I was astonished at the sight of the Major in such a condition.

ished at the sight of the Major in such a condition.

Adam Ruppel called: Am treasurer of Turner Hall Association. We got a bill from Major Sweeney for \$22 50, which the society ordered me to pay. It was a regularly written bill. The bill is in possession C. A. Schaeffer, Secretary. George Schwarzbach brought me the bill receipted. This was before Christmas.

To Governor Jacob: We charge \$2 50 to each party to whom we rent the hall for

To L Governor Jacob: Davis arrested some of the Opera House loafers, Schuele and one or two others put up \$10 for Kuhn. I don't hold any processes.

W. M. Botelord sworn: Saw Major Sweeney January 31, 1880. He was in Darrah's office. I came to get the Major to pull a house in which a lot of young roughs were carousing and annoying me. He was in an excited condition, and I thought under the influence of liquor. He refused to go unless I got out a writ. I thought I "smelt" liquor on his breath. Didn't know the names of the parties or I would have sworn out a warrant.

Zane Phillips called: Saw Major Sweeney February 5, 1880. He had been drinking. He was arguing with a man who wanted him to go up the steps. They were standing at the foot of the City Building stops. He (Sweeney) said he would be d—dif would go until he gotanother drink. Joseph Speidel sworn: Our firm received a letter from Washington, Pa., in regard to Jacob Marshall. This was on May 21, 1879. We were requested to go to the lock-up and pay his (Marshall's) fine. I went to the City Building to pay his (Marshall's) fine. Sweeney told me he had escaped, but I could pay his fine if I wanted to. I didn't do't and left.

Charles Hamilton called: Saw Sweeney under the influence of liquor one night in To Governor Jacob: We charge \$2 50 to each party to whom we rent the hall for police purposes. Our bill was for nine nights at \$2 50 per night, or \$22 50. Harry T. Black called: Am city editor of Register. Have seen Sweeney several times under the influence of liquor. On the night of the sham battle I tried to get to speak to him. He was in a chair. He opened his eyes, but did not speak to me. He went to sleep again. Have seen him at other times under the influence of liquor. Have heard much talk about the quor. Have heard much talk about the Major's habits in this matter, and have talked about it myself. Was tired myself that night, and could sympathize with wanted to. I didn't do'it and left.
Charles Hamilton called: Saw Sweeney
under the influence of liquor one night in
January. He and I were in Weidebusch's
saloon. John Dornan called my attention to the Mejor standing at the bar and
to his (Sweeney's) condition. Sweeney
and two others were talking in an incoherent manner. I was not talking to any
of the three. At this point the committee adjourned until 7:30 this evening.

Thos. Shanley sworn: Was keeper of the work house from March 12, 1870, to December 1st. I had to accept all of Sweeney's releases. If they were not paid I wouldn't release, except in one case, that of Frank West, who was given into the hands of an officer on a written order. Witness here exhibited a package of releases which had been made by him during his (Shanley's) term of office. Meighen was committed and released. Coates came after him. He came on Saturday and was released on Monday. He, Meighen, was driph, when sent up, a thing not customary.

To Gov. Jacob.—I took the releases as I could show nothing without them. I expected to testify in regard to the releases. THE Bryant Literary Society has accept

leases.

John Waterhouse, Sr., was called, bu

the statement was made that he was sick

THE LIEUTENANT'S STORY

George McCully sworn .- Am office dep

none of them answered.

ed an invitation of the principal of the First ward school to attend the examina-tion of the school on Friday evening. tion of the school on Friday evening.

There will be a meeting of the Paper-Hangers Union at Ott's Hall, Friday evening, at 7½ o'clock. All are requested to be present. Business of importance on hand,

The east river bank of the Island, below Ohio street, is being covered with mill slag, to better resist the encroachments of the waters, which have been very material of late. In bed and could not come.

James Walters, George Schwarzback,
Philip Schuele and James Oassidy were
severally called but without any result, as

uty. Don't remember of \$10 being put up by a man named Kuhn. A man named

PERSONAL MENTION,-W. H. Snyder, General Agent B. & O. Express, is in the

ward" were three, six, nine or twelve months, men who had been discharged on the payment of their fines, which had just been lumped.

Have seen Sweeney when I knew he had been drinking liquor. Never saw him stagger in my life. I have seen him talk very lively. The Major was very tired the night after the sham battle. He was very tired. He had been riding a horse all day, a thing he had not been used to. He sat down on a chair in front of the building, and was asleep when I retired at 12 o'clock. Don't think he was drunk. His habits of speech are very similar to those of other people. I have heard more profane men.

"Does he awar awar have little?"

General Agent B. & O. Express, is in the city.

Miss Clara Kelly, who has been visiting at Portland, passed through the city yesterday on her way to Washington, Pa.

Col. J. H. Frather, traveling passenger agent of the Cincinnati, Indianapolis, St. Louis and Chicago railway was in the city yesterday.

David Bell, Esq., the noted stove manufor the building, and was asleep when I retired at 12 o'clock. Don't think he was drunk. His habits of speech are very similar to those of other people. I have heard more profane men.

"Does he awar awar was heard with the stage of the continuation of the continuation

Commercial.

The following are among the late arrivals at the New McLure: H. B. Hellman, W. L. Stevenson, Pittsburgh; Henry Maas, Gen. W. Scott, New York; C. D. Maia, Gen. W. Scott, New 16072, C.D. Dillon, Zanesville; Stewart Watt, Barnes-ville; N. F. Hill, George North, Philadel-phia; J. M. Linusay, Troy: James H. Prather, Cincinnati; Richard White Balti-more; J. C. Price, Allegheny; W. J. Sav-age, Columbus; C. J. Smith, Cleveland; Sohn R. Kennedy, Pittsburgh.

TRANSFERS OF REAL ESTATE.—The follow-

TRANSFERS OF REAL ESTATE.—The following transfers of real estate were admitted to record in the office of the County Clerk yesterday:

Deed made March 24, 1880, by Jane Morgan, trustee, to Eliza J. Morgan and others for the east half of lot 167 on Zane or old Sixth street, for \$1.

Deed made March 23, 1880, by Elizabeth Odbert to Midin Marsh, for south half of lot 60 on Zane's Island, for \$160.

Deed made March 24, 1880, by Mary Smith and Porter, her husband, to John C. Strobel, for the south half of lot 8 in Square 11, Centre Wheeling; \$575.

Correction. Wheeling, W. Va., March 23.

Please correct item in this morning's

Mr. William Russell and other Catholic employees at our works, presented the Chandelier to the Church of the Immac late Conception, and not our firm.

Yours very truly,

J. H. Hobbs, Brockenier & Co.

Go to the Fourth Street Social to-night.

Make a Happy Home. By presenting your wife, daughter, sister Steinway Piano, Piano, Knabe Piano, Emerson Piano, Weber Piano, Chickering Piano,

"Palace" Örgan, Loring & Blake Organ, Piano or organ stool Elegant piano cover, Guitar, Violin and bow, Or Banjo,
From the magnificent stock to be found
t Lucas' Music Store, 1227 Market street

PIANO MOVING carefully attended to, by careful and experienced hands. Leave word at Sheib's Music Store, Washington Hall. Fine Steel Engravings and Fine Frames new styles just received by W. S. HUTCHINS, 1321 Market street.

SUPPER served at 6 P. M. to-night at the ourth Street M. E. Church.

MUSICAL INSTRUMENT REPAIRING, of ev-

MUSICAL INSTRUMENT REPAIRING of every description, carefully and cheaply done at Sheib's, Washington Hall. Pianos, Organs, Violins, Accordeons, Band and all other kinds of instruments, repaired on short notice. Bows rehaired neatly.

Don't forget the auction sale of Horses and Wagons at the Grant House stables on Saturday morning at 10 o'clock. Also, the lot in Kirkwood, at 2 o'clock in the afternoon, same day.

Louis Woodmanses, Administrator.

REMOVED.—We are now occupying the building formerly occupied by C. Oglebay & Sons, and we hope to have the patron-age of our customers and friends in our new quarters. We shall try to make it to acw quarters. We shall try to make their interest to come and see us before their interest to some and see us before their interest to some and see us before their interest to come and see us before their House, Simon Barn & Son, Silver Lake Flour House, 1412 and 1414 Main street.

Suppus and literary and musical enter ainment to-night for 25 cents,

River News.

The marks last evening indicated 9 fee inches and falling. Business dull. The local packets arrived and departed as usual yesterday. The Pres Ellison, the Bellaire packet, is making her trips as usual. See time card

elow. The St. Lawrence is due from Cincinnati to-morrow.

The Ironsides and barges were to have left last evening for St. Louis. Com. John Armstrong, of the Monitor Towboat Company, was up from Wheel-ing yesterday.—Pittsburgh Commercial Gasetts.

Mr. O. H. P. Cooley, of Manchester, O., is now chief clerk of the Emma Graham, vice Nat Earhart, resigned. He is a lineal descendent of one of the heroes, under Com. Perry, of the great naval battle on

Lake Erie. Yesterday's Pittsburgh Commercial Gaettle says: Judge McKennan, after holding
the matter under advisement for a long
period, has rendered his decision in the
famous McMillan capstan case, deciding in
favor of Capt. McMillan. The defendants,
some fifty in number, will have to pay now
or carry the case up to the United States
Supreme Court.

EVANSVILLE, March 24.—Weather clear Mercury 53°. River 34 3-10 feet. Up: J. S. Neel and tow. Down: Rainbow. Busi-ness light.

Cincinnari, March 24.—River 24 feet 2 inches and falling. Clear and pleasant, Arrived: Hudson, Pittsburgh: Clifton. St. Louis; Golden Rule, New Orleans. Departed: Hudson, Pittsburgh.

Carro, March 24.—River 44 feet; inches and falling. Weather clear. and falling Weather clear. Thormomete. 48. Arrived: Champion, St. Louis. Departed: J. W. Gaff, Cincinnati; Champion, Paducah; Schenck, New Orleans. New Orleans.

New Orleans, March 24.—Weather clear. Thermometer 72°. Arrived: Commonwealth, St. Louis. Departed: Chas. P. Chotian, Henry C. Yaeger, Jno. Gilmore and barges, and Iron Mountain and barges, St. Louis.

waters, which have been very material of late.

A Large number of Germans were out at Pleasant Valley yesterday at the residence of John Pfarr, Esq., who celebrated his fifty-second birthday. It was a very pleasant occasion, and one long to be remembered.

Mas. Hugo, of Pittsburgh, who is visiting on the South Side, was tendered a reception by her numerous friends last evening at Goetze's Hall, where a pleasant evening was passed. T. T. Cockayne's orchestra furnished the music.

FANNY Darry. Who was jailed by Squire W. W. Miller Tuesday upon a charge of receiving stolen goods, was released yesterday, it being satisfactorily shown that she was only visiting at the loss of Charles Merrifield, on the Island.

WHEELING & BELLAIRE INTERLIBED AND MERCHARD AND WING CHEARS.

WHEELING & BELLAIRE INTERLIBED AND MERCHARD AN

PRES. ELLISON.

For the accommodation of the public, will lespromptly as follows; ON SUNDAYS. 10 00 a. m. 2:30 p. m. 5:00 p. m.

and P. W. & Ky. Railroads.
For freight or passage apply to H. SEAMON, 1150
Water street, or on board steamer.
JNO. B. LUKENS, Captain.

Her Child Saved from Death

A WONDERFUL STORY.

JEWELRY AND WATCHES. WE HAVE JUST RECEIVED Another lot of beautiful

Bangle Bracelets Call and see them to-day. Prices be

Turner & Dillor

LEADING JEWELERS. Spectacles and Eye Glasses a specialty, mh13 A FINE STOCK OF

Jewelry, Watcher CLOCKS, &c., For sale at very low prices. Call at JOHN BECKER'S-3309 Jacob Street

Watches, Clocks, Diamoni TABLEWARE, CUTLERY, &c., &c.

LOSING OUT SALE!

The undersigned is determined to close on ire stock, to change business. He is, here ecclying some very elegant and desirable which are certain to be sold before the an be disposed of. Great bargains are of BAKING POWDER, 40. NO DOUBT ABOUT IT.

YOUR HORSES AND CATTLE The FRENCH CONDITION POWDER, res

LOGAN, LIST ACO. Druggists, Bridge Corner, Whelin Something New and Goo

Hatest improvements in Trusco, to be Batteries, Surgical Instrument, Russ & Batteries, Surgical Instrument, Russ & Batteries, Ac., in great variety.

LOHAN, LISTAU. Excelsior Tooth Powder

JONES' VENTILATED TRUSSES, easy, cod, a

An elegant article, free from injurious lagral OPERA BOQUET PERFUMES.

LOGAN, LIST & CO., DRUGGISTS, BRIDGE CORN

pean Remeety-Ir. J. B. Simp Bon's Specific Medicine. Dr. J. B. Simpson's Specific Med is a positive cure for Spermateries, impermateries, impermateries, impermateries, impermateries, impermateries as Nerrous Deblity, Irritability, Mend & Languor, Lassitude, Depression of Spitta ast tional derangements of the Servous Sysian gra-Pain in Back or Side, Loss of Mesony, Indo Old. Age and ules purchis.

Nos. 104 and 106 Main St., Befalt J oc7 Sold in Wheeling by LAUGHLIN RUS Capital Dining Room



No. 1226 Market Street where the proprietor hopes to have better friends MARTIN THORNTO april

Moss Rose Hams, 8. C. SHOULDERS, PLAIN SHOULDERS, CLEAR SIDES, EREAKFAST BACOS, GEO R PAR

HATS. New Stock Spring Styles, Chespat DINGER'S NO. 35 TWELFTH AND 1054 MAIN

LACYPODIUM AND LAUREL Evergreen Wreathing Mottoes and Designs; also, Stamps, Stamps, Stamps WEST VA. STENCIL AND SEAL WORLS

PHYSICIAN AND SURGEON. Chapline and Twenty-second Streets.

DR. T. O. EDWARDS-

HOLLY,